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Case 2:21-cv-01674-RFB-MDC Document 258 Filed 08/20/24 Page 1 of 4
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              BRENT L. RYMAN, ESQ. (#008648)
              PAUL M. BERTONE, ESQ. (#004533)
ERICKSON, THORPE & SWAINSTON, LTD.
1885 South Arlington Ave., Suite 205
Reno, Nevada 89509
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           3
              Telephone: (775) 786-3930
           4
              Attorneys for the Nye County Defendants
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           9
                                IN THE UNITED STATES DISTRICT COURT
          10
                                     FOR THE DISTRICT OF NEVADA
          11
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          13
              SANKONA GRAHAM,
          14
                                                         Case No.: 2:21-cv-01674-RFB-MDC
                    Plaintiff,
          15
                                                         STIPULATION AND [PROPOSED]
                                                         ORDER FOR DISMISSAL
          16
              VS.
                                                         WITH PREJUDICE
              THEODORE EISENLOFFEL, et al.,
          17
                    Defendants.
          18
          19
          20
                    COMES NOW, DEFENDANTS, NYE COUNTY, THEODORE EISELOFFEL,
              SAMUEL MOUNCE, SHARON WEHRLY, DAVID BORUCHOWITZ, WILLIAM GRAY,
          21
              RAY HUNTLEY and KRISTEN CLEVELAND (hereinafter, the "Nye County Defendants"),
          22
              by and through their Attorneys of Record, ERICKSON, THORPE & SWAINSTON, LTD.,
          23
              and BRENT L. RYMAN, ESQ., and PAUL M. BERTONE, ESQ., along with
          24
              DEFENDANTS SERENITY HEALTH, GABY CRUZ, MICHAEL MALL, JEFF M.
          25
              RHODEN, PATRICIA RHODEN, and SHARON BENES, and Plaintiff, SANKONA
          26
          27
              ///
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              ///
ERICKSON, THORPE&
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SWAINSTON, LTD.

1 2 3 4 5 6	GRAHAM, in pro se, and hereby stipulate that the above-entitled action may be dismissed, with prejudice, with all parties to bear their own court costs and attorney's fees. DATED this day of day of ERICKSON, THORPE & SWAINSTON, LTD. BRENT L. RYMAN, ESO. (#008648)
7 8 — 9	BRENT L. RYMAN, ESQ. (#008648) ERICKSON, THORPE & SWAINSTON, LTD. 1885 South Arlington Ave., Suite 205 Reno, Nevada 89509 Telephone: (775) 786-3930 Attorneys for the Nye County Defendants
10	///
11	///
12	///
13	DATED this 30th day of July 2024.
14	HUTCHISON & STEFFEN, PLLC
15 16	110 Tellibolt & STEAT A, TESS
17	Covalint
18	DAVID J. MORTENSEN, ESQ. (#002547) COURTNEY CHRISTOPHER, ESQ. (#012717) BRITTANY A. LEWIS, ESQ. (#014565)
19	HUTCHISON & STEFFEN, PLLC Peccole Professional Park
20	10080 West Alta Drive, Suite 200 Las Vegas, Nevada 89145 Telephone: (775) 786-3930 Attorneys for the Serenity Health Defendants
21	Telephone: (775) 786-3930 Attorneys for the Serenity Health Defendants
22	
23 24	
24	
26	/// ///
27	/// ///
28	<i>III</i>
EPICKSON, THORPE& SWAINSTON, LTD.	2

9	Case 2:21-cv-01674-RFB-MDC Document 258 Filed 08/20/24 Page 3 of 4
1	DATED this <u>31</u> day of <u>July</u> , 2024.
2	
3	By Apoll
4	SANKONA GRAHAM Plaintiff, In Proper Person
5	///
6	
7	<u>ORDER</u>
8	Upon good cause appearing,
9	IT IS SO ORDERED.
10	DATED this 20th day of August, 2024.
11	A.
12	U. S. DISTRICT JUDGE
13	O. B. DISTRICT JODGE
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ERICKSON, THORPE& SWAINSTON, LTD.

1	CERTIFICATE OF SERVICE	
2	Pursuant to FRCP Rule 5, I certify that I am an employee of ERICKSON, THORPE &	
3	SWAINSTON, LTD. and that on this day I caused to be served a true and correct copy of the	
4	attached document by:	
5	☐ U.S. Mail	
6	☐ Facsimile Transmission	
7	Personal Service	
8	☐ Messenger Service	
9	X CMECF	
10		
11	addressed to the following:	
12	SANKONA GRAHAM (#1271113) ESP	
13	P.O. Box 1989	
14	Ely, Nevada 89301 Plaintiff, in pro per	
15	DAVID J. MORTENSEN, ESQ. COURTNEY CHRISTOPHER, ESQ.	
16	BRITTANY A. LEWIS, ESQ. HUTCHISON & STEFFEN, PLLC	
17	Peccole Professional Park	
18	10080 West Alta Drive, Suite 200 Las Vegas, Nevada 89145 Attorneys for Serenity Defendants	
19		
20	DATED this day of AVGV5, 2024.	
21	Bunl	
22	Brent Ryman Brent Ryman	
23		
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